damages relating to the '928 Patent for Zepp products sold on or before the date of this stipulation.

- 2. Zepp agrees that portions of Zepp's Third and Eighth Counterclaim relating to U.S. Patent No. 8,944,928 are hereby dismissed without prejudice by agreement of the parties.
- 3. Zepp agrees to dismiss Zepp's Twelfth Cause of Action relating to United States Patent No. 8,781,610 (the "'610 Patent") without prejudice that current or past Blast Motion products directly infringe, indirectly infringe, contribute to infringement of, or induce infringement of any claim of the '610 Patent literally or under the doctrine of equivalents. Zepp further agrees that it will not seek damages relating to the '610 Patent for Blast Motion products sold on or before the date of this stipulation.
- 4. Blast Motion agrees that portions of Blast Motion's First, Second, and Third Affirmative Defenses relating to U.S. Patent No. 8,781,610 are hereby dismissed without prejudice by agreement of the parties.
- 5. Blast Motion and Zepp agree that each party will bear its own costs, expenses, and attorneys' fees related to litigation of the '928 Patent and Zepp's Third and Eight Counterclaims and the litigation of the '610 Patent and Blast Motion's First, Second, and Third Affirmative Defenses as they pertain to the '610 Patent.

(Joint Mot. 1–2.)

Good cause appearing, the Court **GRANTS** the parties' Joint Motion (ECF No. 95). As further stipulated by the parties, the Court dismisses these claims **WITHOUT PREJUDICE**. (*Id*. at 2.) Additionally, each party shall bear its own costs. (*Id*.)

IT IS SO ORDERED.

Dated: June 13, 2017

Hon. Janis L. Sammartino United States District Judge